1 2 3 4 5 6	Joseph R. Saveri (State Bar No. 130064) Andrew M. Purdy (State Bar No. 261912) Matthew S. Weiler (State Bar No. 236052) James G. Dallal (State Bar No. 277826) JOSEPH SAVERI LAW FIRM, INC. 555 Montgomery Street, Suite 1210 San Francisco, California 94111 Telephone: (415) 500-6800 Facsimile: (415) 395-9940 Email: jsaveri@saverilawfirm.com apurdy@saverilawfirm.com mweiler@saverilawfirm.com	
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16	Attorneys for Defendants Soshin Electric Co., Ltd. and	
17	Soshin Electronics of America, Inc.	
18		NICTRICT COLUDT
19	UNITED STATES I	
20	NORTHERN DISTRIC	CT OF CALIFORNIA
21	IN RE CAPACITORS ANTITRUST LITIGATION	Master Case No. 3:14-cv-03264-JD
22	TILL 1 CAGEG	- STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULE FOR
23	This document relates to ALL CASES	BRIEFING ON DEFENDANTS SOSHIN ELECTRIC CO., LTD. AND SOSHIN
2425		ELECTRONICS OF AMERICA, INC.'S PHASE II FTAIA SUMMARY JUDGMENT MOTION
26		
27		(Civil Local Rule 6-2, 7-12)
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Pursuant to Civil Local Rule 6-2, Direct Purchaser Plaintiffs ("DPPs") and Defendants Soshin Electric Co., Ltd. and Soshin Electronics of America, Inc. (collectively, "Soshin") file this Stipulation and [Proposed] Order Regarding Schedule for Briefing on Soshin's Phase II FTAIA Summary Judgment Motion (Dkt. 1424; the "Motion"):

WHEREAS, Soshin filed its Motion on January 9, 2017;

WHEREAS, no other Defendant filed a Phase II FTAIA motion;

WHEREAS, DPPs' briefing in opposition to the Defendants' Phase II FTAIA motions is due under the Court's Amended Scheduling Order (Dkt. 1405) on February 6, 2017;

WHEREAS, Soshin filed the January 9, 2017 Declaration of Makoto Miyakawa (Dkt. 1423-1; the "Declaration") concurrently with and in support of its Motion, and filed certain exhibits to the Declaration under seal (Dkt. 1423-3, 1423-4) or in redacted form (Dkt. 1423-5, 1423-6);

WHEREAS, Soshin did not deliver full, unredacted copies of the sealed and redacted exhibits to DPPs until January 12, 2017; and

WHEREAS, the signatories to this stipulation concur that an extension of time of three days for DPPs to file their opposition briefing is a reasonable remedy for the delay in serving the full, unredacted exhibits, and will not require postponement of the deadline for Soshin to file its Reply on February 24, 2017 or of the FTAIA Phase II hearing on March 23, 2017, and will have no effect on the schedule for the case or any of the other deadlines currently on calendar:

THEREFORE, the deadline for DPPs to file their briefing in Opposition to the Motion shall be extended by three days, until February 9, 2017.

IT IS SO STIPULATED.

1	Dated: January 26, 2017	Respectfully Submitted, JOSEPH SAVERI LAW FIRM, INC.
2		JOSEI II SAVERI LAW PIRWI, INC.
3		By:/s/Joseph R. Saveri
4		Joseph R. Saveri
5		Joseph R. Saveri (State Bar No. 130064)
6		Andrew M. Purdy (State Bar No. 261912) Matthew S. Weiler (State Bar No. 236052)
7		James G. Dallal (State Bar No. 277826) JOSEPH SAVERI LAW FIRM, INC.
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10		Interim Lead Counsel for Direct Purchaser Plaintiffs
11	Dated: January 26, 2017	Respectfully Submitted,
12		BAKER & HOSTETLER LLP
13		Dry. /o/ John D. Formaniani
14		By: /s/ John R. Fornaciari John R. Fornaciari
15		John R. Fornaciari (admitted pro hac vice)
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22		Facsimile: (310) 820-8859
23		Attorneys for Defendants Soshin Electric Co., Ltd. and Soshin Electronics of America, Inc.
24	 	STATION STATEMENT
25	Pursuant to Civil L.R. 5-1(i)(3), I attest that all other signatures listed, and on whose behalf the	
26		
27	Dated: January 26, 2017	/s/ Joseph R. Saveri
28	Dateu. January 20, 2017	
		2
I	Il Stimulation and Dranged	Order Regarding Schedule for Motion Briefing

1	<u>ORDER</u>
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	
4	DATED:
5	Hon. James Donato United States District Court Judge
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